



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.usplo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/002,741	11/15/2001	Minoru Tateno	FUJZ 19.164	3839	
26304 7590 12/27/2006 KATTEN MUCHIN ROSENMAN LLP 575 MADISON AVENUE			EXAMINER		
			MEHRA, INDER P		
NEW YORK, N	NY 10022-2585		ART UNIT	PAPER NUMBER	
• .			2617	2617	
SHORTENED STATUTORY	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
3 MO	NTHS	12/27/2006	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	·	
-	Application No.	Applicant(s)
	10/002,741	TATENO ET AL.
Office Action Summary	Examiner	Art Unit
•	Inder P. Mehra	2617
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPI WHICHEVER IS LONGER, FROM THE MAILING I - Extensions of time may be available under the provisions of 37 CFR 1, after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statuly any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATIO .136(a). In no event, however, may a reply be tind I will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).
Status		
Responsive to communication(s) filed on 20 (2a) ☐ This action is FINAL . 2b) ☐ This action is FINAL . Since this application is in condition for allows closed in accordance with the practice under	is action is non-final. ance except for formal matters, pr	
Disposition of Claims		
4)	er. are: a) □ accepted or b) ☒ objected drawing(s) be held in abeyance. Section is required if the drawing(s) is objected or b.	e 37 CFR 1.85(a). ejected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
a) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat * See the attached detailed Office action for a list	its have been received. Its have been received in Applicat Ority documents have been receive Ority (PCT Rule 17.2(a)).	ion No ed in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Di 5) Notice of Informal F 6) Other:	

Application/Control Number: 10/002,741 Page 2

Art Unit: 2617

DETAILED ACTION

1. This office action is in response to amendment dated: 10/20/06. Based on this amendment, claims 1-12 are pending.

Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claims 1-12 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 1-2 and 10 recite the following limitations, which are either not disclosed in the drawing correctly or not comprehensive, and, therefore, are suggested, as follows:

Claim 1. (currently amended) A redundant changeover apparatus comprising:

a changeover unit to change over from one to another of two input signals which are mutually asynchronous in phase;

an extracting unit to extract a clock from an output signal of the changeover unit;

a PLL circuit for inputting the extracted clock;

the PLL circuit outputting a second clock, inputting the second clock to a clock changing unit, the output signal of the changeover unit is inputted to the clock changing unit; the clock changing unit to provide a second output signal with a third clock,

Application/Control Number: 10/002,741

Art Unit: 2617

the second output signal and the third clock are inputted to a framing unit;

the framing unit to output frame output data using the second output signal and the third clock signal from the clock changing unit..

Claim 2. (currently amended) A redundant changeover apparatus comprising:

two extracting units each to extract first and second data and first and second clock respectively of two input

signals which are mutually asynchronous in phase, which are inputted to each of the two extracting units;

a first and a second reference clock changing unit to change the respective data with a reference clock inputted externally,

a first changeover unit to change over from one to another of data respectively outputted from the first and the second reference clock changing unit,

a second changeover unit to change over from one to another of clocks extracted by the extracting units,

a PLL circuit for inputting a clock outputted by the second changeover unit, from a clock changing unit to change output data of the first changeover unit from a clock before the changeover to an Output clock of the PLL circuit.

Claim 10 (currently amended) A node device comprising:

redundant changeover apparatuses, provided in duplicate for same transmission lines of a working system and a protection system,

Application/Control Number: 10/002,741

Art Unit: 2617

each redundant changeover apparatus comprises a changeover unit to change over from one to another of two input signals which are mutually asynchronous in phase,

an extracting unit to extract a clock from an output signal of the changeover unit, a PLL circuit for inputting the extracted clock,

the PLL circuit outputting a second clock, inputting the second clock to a clock changing unit, the output signal of the changeover unit is inputted to the clock changing unit;

the clock changing unit to provide a second output signal with a third clock.

the second output signal and the third clock are inputted to a framing unit;

the framing unit to output frame output data using the second output signal and the third clock signal from the clock changing unit..

Appropriate correction/clarification is required. Applicant should explain these changes in "Remarks" of his response.

All dependent claims associated with corresponding independent claim should be looked into to ensure that these do not lack antecedent basis.

Drawings

4. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the limitations of claims 1-2 and claim 10 must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing

sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Response to Arguments

- 5. Applicant's arguments with respect to claims 1-12 have not been considered but are moot in view of the fact that claims could not be further considered pending the clarifications/issues raised under rejection under 112 second paragraph.
- 6. Claim 2 is not supported by drawings.

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Inder P. Mehra whose telephone number is 571-272-3170. The examiner can normally be reached on Monday through Friday from 8AM to 5PM.

Application/Control Number: 10/002,741

Art Unit: 2617

Page 6

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph Feild can be reached on 571-272-4090. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Inder Pal Mehra 12/20/06

Inder P Mehra

Examiner Art Unit 2617

JOHN PEZZLO
PRIMARY EXAMIN